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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/920,984	08/02/2001	Kentaro Miyano	MAT-8170US	6130
7590 01/13/2005			EXAMINER	
RATNER AND PRESTIA Suite 301			NGUYEN, QUYNH H	
One Westlakes, Berwyn			ART UNIT	PAPER NUMBER
P.O. Box 980			2642	
Valley Forge, PA 19482-0980			DATE MAILED: 01/13/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/920,984	MIYANO ET AL.			
		Examiner	Art Unit			
	<u> </u>	Quynh H Nguyen	2642			
The MAILING DATE of a Period for Reply	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
THE MAILING DATE OF THIS - Extensions of time may be available und after SIX (6) MONTHS from the mailing - If the period for reply specified above is - If NO period for reply is specified above - Failure to reply within the set or extende	S COMMUNICATION. Ier the provisions of 37 CFR 1.13 date of this communication. Iess than thirty (30) days, a reply the maximum statutory period w d period for reply will, by statute, an three months after the mailing	'IS SET TO EXPIRE 3 MONTH(3) 16(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days fill apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONED date of this communication, even if timely filed.	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status						
1) Responsive to commun	cation(s) filed on 02 Au	igust 2001.				
2a) This action is FINAL .		action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims			•			
4)) is/are withdraw <u>Band 50</u> is/are allowed. <u>i-47 and 49</u> is/are rejec pjected to.	rn from consideration.				
Application Papers						
Applicant may not request Replacement drawing shee	2 August 2001 is/are: that any objection to the cet(s) including the correction	r. a)⊠ accepted or b)⊡ objected to drawing(s) be held in abeyance. See on is required if the drawing(s) is objuariner. Note the attached Office	ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)			•			
 Notice of References Cited (PTO-89) Notice of Draftsperson's Patent Drafts Information Disclosure Statement(s) 	ving Review (PTO-948)	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa				
Paper No(s)/Mail Date <u>8/2/01 & 11/15/04</u> . 6) Other:						

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`DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 26-33, 38-41, 45-47, and 49 are rejected under 35 U.S.C. 102(e) as being anticipated by Fukagawa et al. (U.S. Patent 6,529,745).

As to claim 26, Fukagawa et al. teach the steps of: selecting at least one of a beam width and a beam direction for the pattern (col. 8, lines 48-51 and col. 9, lines 1-3); and providing the antenna pattern according at least one of the selected beam width and beam direction (Fig. 1, beam forming section 17 and col. 4, lines 4-6).

As to claim 27, Fukagawa et al. teach both the beam width and beam direction are selected for the antenna pattern (col. 8, lines 48-50 and lines 63-65).

As to claim 28, Fukagawa et al. teach the beam width and beam direction are determined from incoming radio waves estimated in relation to traffic conditions (col.3, lines 50-53).

As to claim 29, Fukagawa et al. teach at least one of the beam direction and the beam width are selected from preset values (col. 3, line 65 through col. 4, line 4).

As to claims 30 and 31, Fukagawa et al. teach the steps of estimating coefficients of a linear array based on the selected beam width and beam direction; calculating the coefficients by a Fourier series; transforming the coefficients into coefficients of a circular array; wherein the antenna pattern is provided based upon the coefficients of the circular array (col. 4, lines 10-31).

Claims 32 and 40 are rejected for the same reasons as discussed above with respect to claim 1. Furthermore, Fukagawa et al. teach a calculator (Beam forming section 17) for establishing an antenna pattern; and a pathway for effecting signals obtained by use of the antenna based on the established antenna pattern (col. 6, lines 15-23).

As to claim 33, Fukagawa et al. teach a frequency converter for converting the radio frequency signals received by the array antenna to intermediate frequency signals (col. 4, lines 47-52), wherein the intermediate frequency signals are multiplied by coefficients calculated by the calculator to form resultant signals (col. 4, lines 10-18).

As to claims 38, 46, and 49, Fukagawa et al. teach an arrival direction estimating unit for estimating arrival directions of incoming radio waves in relation to traffic conditions (col. 3, line 65 through col. 4, line 3); and statistically processing outputs of the arrival direction estimating unit to determine the beam direction and the beam width (col. 4, lines 3-9 and line 65 through col. 5, line 8).

As to claims 39 and 47, Fukagawa et al. teach (Fig. 3) that in beam forming section 17, multipliers 32A, 32B, and 32C, and adder 33 for calculating a radiation pattern of an antenna (col. 6, lines 15-35), therefore, it is inherently that there exist

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storage unit for storing values that are used for the calculation. For example, beam directions.

Claim 41 is rejected for the same reasons as discussed above with respect to claim 33. Furthermore, Fukagawa et al. teach splitting a transmit signal into signals (col. 4, lines 56-64 – digital and analog signals).

As to claim 45, Fukagawa et al. teach (Fig. 8) that antenna switching section 82 that includes an antenna power and selects an antenna element of which the radiation pattern is a boresight to the direction of the mobile station among from antenna elements of sector antenna 81 (col. 8, lines 58-61).

Allowable Subject Matter

- 3. Claims 34-37, 42-44, 48, and 50 are allowed.
- 4. The following is an examiner's statement of reasons for allowance:

As to claims 34 and 35, the prior art fails to teach a receiver comprising: a circular array antenna; a frequency converter; plurality of receive beam formers coupled in parallel to the receive frequency converter, each of the receive beam formers for respectively multiplying either the intermediate frequency signals or the baseband signals by the coefficients calculated by the coefficient calculator and combining resultant signals; a coefficient calculator coupled to the receive beam formers for setting the number of beams which is equal to the number of receive beam formers.

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Claims 36 and 37 are allowed because they depend on allowable claim 34.

As to claim 42, the prior art fails to teach a transmitter comprising: a circular array antenna; a plurality of transmit frequency converters; plurality of transmit beam formers, each of the transmit beam formers for splitting a transmit signal into signals, the number of which is the same as the number of antenna elements of the circular array antenna, and respectively multiplying the signals by the coefficients calculated by the coefficient thereby to form transmit beams; and a coefficient calculator coupled to the transmit beam formers for setting the number of beams which is equal to the number of transmit beam formers.

Claim 44 is allowed because it depends on allowable claim 42.

As to claim 43, the prior art fails to teach a transmitter comprising: a circular array antenna; a plurality of transmit frequency converters; plurality of transmit beam formers and transmit frequency converter are coupled in parallel to the circular array antenna, each of the transmit beam formers for splitting a transmit signal into signals, the number of which is the same as the number of antenna elements of the circular array antenna, and respectively multiplying the signals by the coefficients calculated by the coefficient thereby to form transmit beams; and a coefficient calculator coupled to the transmit beam formers for setting the number of beams which is equal to the number of transmit beam formers.

As to claim 48, the prior art fails to teach a radio unit for use with a circular antenna having a plurality of antenna elements disposed circularly, the radio unit comprising: a circular array antenna; a calculator coupled to the receive beam former

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and the transmit beam former for establishing an antenna pattern; a receiver and transmit frequency converters; a receive beam former for respectively multiplying either the intermediate frequency signals or the baseband signals by the coefficients calculated by the coefficient calculator and combining resultant signals; and a transmit beam former for splitting a transmit signal into signals, the number of which is the same as the number of antenna elements of the circular array antenna, and respectively multiplying the signals by the coefficients thereby to form transmit beams.

Claim 50 is allowed because it depends on allowable claim 48.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Kapoor et al. (U.S. Patent 6,795,424) teach method and apparatus for interference suppression in orthogonal frequency division multiplexed (OFDM) wireless communication systems.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Quynh H. Nguyen whose telephone number is 703-305-

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5451. The examiner can normally be reached on Monday - Thursday from 6:30 A.M. to

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5:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ahmad Matar, can be reached on (703) 305-4731. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

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Business Center (EBC) at 866-217-9197 (toll-free).

qhn

Quynh H. Nguyen January 6, 2005

AHMAD F. MATAR SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2700